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October 23, 2007

BY FACSIMILE 212 805-6382

The Honorable Victor Marrero
United States District Court
Southern District of New York
500 Pearl Street - Rm 660
New York, NY 110007

Re: *Stephens v. SuperShuttle, et al* 07 CV 5614 (VM)

Dear Judge Marrero:

We represent the Defendants New York City Transit Authority and Manhattan and Bronx Surface Transit Operating Authority ("Transit Defendants") in the above-captioned suit. I write to request a further extension be granted to the Transit Defendants to reply in view of Plaintiff's still incomplete submission of her response several days after the expiration of the latest extension she had received to file.

Plaintiff originally requested and received a thirty-day extension from August 26 to September 26, 2007 to reply to the Transit Defendants' motion. With two more extensions granted by this Court, Plaintiff's reply was due on October 19, 2007. Plaintiff finally submitted it, in part, to ECF at 7:35 pm on October 22, 2007 but the submission lacks Plaintiff's Affidavit and attachments and a proposed Amended Complaint that are referenced in the Memorandum of Law and Counsel's Declaration.

Transit Defendants' Reply is now due on November 23, 2007, the Friday after Thanksgiving, a date that is a holiday at the Transit Authority. On the assumption that Plaintiff will submit the remaining portions of her reply within the next few days, I respectfully request that Transit Defendants' time to reply be extended to December 7, 2007. If there is further delay in Plaintiff's submissions, Transit Defendants may again be required to apply to this Court for further extension of its time to reply. Thank you for your consideration of this request.

Sincerely yours,

Ann Burton Goetcheus
Ann Burton Goetcheus
Executive Agency Counsel

Request GRANTED . The briefing schedule with regard to the motion to dismiss or sever <u>herein</u> is extended <u>as set forth herein</u> : motion papers submitted by _____; response _____; reply <u>10-23-07</u> . Plaintiff is directed to advise the Court whether the proposed amended NO ORDERED complaint referred to herein affects the issues involved in the pending motion.	
DATE	VICTOR MARRERO, U.S.D.J.

cc: Aaron David Frishberg
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